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10	[Additional counsel appear on signature page]		
13	[[[[[[[[[[[[[[[[[[[
14			
15	UNITED STATES	S DISTRICT	COURT
16	FOR THE NORTHERN I	DISTRICT OF	F CALIFORNIA
	OAKLAN	D DIVISION	I
17		DIVISION	•
18	In re Apple iPhone Antitrust Litigation	Case No. 4:1	11-cv-06714-YGR
10			
19			
20		STIPULAT	ION AND [PROPOSED]
20		ORDER CO	ONTINUING CASE
21		MANAGEN	MENT CONFERENCE
22			
23		JUDGE:	Hon. Yvonne Gonzalez Rogers
23		CTRM:	1 − 4th Floor
24			
25			
25			
26	[Caption continues on the next page]		
27			
28	STIPUI		PROPOSED] ORDER CONTINUING CMC
		Case Nos. 4:11-	-cv-06714-YGR, 4:19-cv-02852-YGR, 4:19- cv-03074-YGR, 4:19-cv-03796-YGR
			CV-U3U/4-1 UK, 4.17-CV-U3/90-1 UK

cv-03074-YGR, 4:19-cv-03796-YGR

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Pursuant to Civil Local Rule 6-2(a): Plaintiffs Robert Pepper, Stephen H. Schwartz,

2	Edward W. Hayter and Eric Terrell, plaintiffs in <i>Pepper v. Apple Inc.</i> , Case No. 4:11-cv-06714-
3	YGR (the "Pepper Action"); Edward Lawrence, plaintiff in Lawrence v. Apple Inc., Case No.
4	19-cv-02852-YGR (the "Lawrence Action"); Donald R. Cameron and Pure Sweat Basketball,
5	Inc., plaintiffs in Cameron v. Apple Inc., Case No. 19-cv-03074-WHA (the "Cameron Action");
6	Barry Sermons, plaintiff in Sermons v. Apple Inc., Case No. 19-cv-03796-WHA (the "Sermons
7	Action"); and Defendant Apple Inc. ("Defendant"), by and through their respective counsel,
8	respectfully submit the following stipulation and proposed order:
9	WHEREAS, on June 12, 2019, this Court issued an order relating the Lawrence Action to
10	the Pepper Action (ECF No. 145);
11	WHEREAS, on August 22, 2019, this Court issued an order relating the Cameron Action
12	and the Sermons Action to the Pepper Action and set a case management conference ("CMC") in
13	the Pepper Action, Cameron Action, and Sermons Action for September 13, 2019 at 9:00 a.m.
14	(ECF No. 168);
15	WHEREAS, on August 23, 2019, this Court also set a CMC in the Lawrence Action for
16	September 13, 2019 at 9:00 a.m. (<i>Lawrence</i> , ECF No. 22);
17	WHERERAS, the parties in each action were ordered to file a CMC statement by
18	September 6, 2019, seven days prior to the CMC (ECF No. 168) (Lawrence ECF No. 22);
19	WHEREAS, lead counsel in the Pepper Action is unable to attend the CMC because he
20	will be in trial September 6 through 13, 2019;
21	WHEREAS, the parties respectfully request that the Court continue the CMC in all
22	above-captioned related actions (the "Related Actions") from September 13, 2019 at 9:00 a.m. to
23	October 7, 2019 at 2:00 p.m.;
24	WHEREAS, the continuance of the CMC will only affect the deadline to submit the
25	CMC statements and ADR Certifications;
26	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between
27	the parties in the Related Actions, by and through their respective counsel, that:
28	STIPULATION AND [PROPOSED] ORDER CONTINUING CMC

1	(1) The CMC is continued from Ser	otember 13, 2019 to October 7, 2019 at 2:00 p.m.;			
2	(2) The parties in each Related Action shall file a joint CMC statement no later than				
3	September 30, 2019; and				
4		tion shall file their ADR Certifications by September			
5	16, 2019.	tion shall the their MDR certifications by september			
6					
7	DATED: August 30, 2019 By:	/s/ Mark C. Rifkin			
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19		Stephen H. Schwartz, Edward W. Hayter and Eric Terrell			
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27 28			Katrina Carroll (pro hac vice forthcoming)
		ST	IPULATION AND [PROPOSED] ORDER CONTINUING CMC

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TIPULATION AND [PROPOSED] ORDER CONTINUING CMC Case Nos. 4:11-cv-06714-YGR, 4:19-cv-02852-YGR, 4:19-cv-03074-YGR, 4:19-cv-03796-YGR

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24			Ture Swear Basherour, Inc.
25	DATED: August 30, 2019	By:	/s/ Cynthia E. Richman
26	DATED. August 30, 2019	ъy.	GIBSON, DUNN & CRUTCHER LLP
27			THEODORE J. BOUTROUS JR. (SBN 132099)
28			
		ST	IPULATION AND [PROPOSED] ORDER CONTINUING CM

STIPULATION AND [PROPOSED] ORDER CONTINUING CMC Case Nos. 4:11-cv-06714-YGR, 4:19-cv-02852-YGR, 4:19-cv-03074-YGR, 4:19-cv-03796-YGR Case 4:19-cv-03074-YGR Document 45 Filed 08/30/19 Page 7 of 8

DECLARATION REGARDING CONCURRENCE I, Mark C. Rifkin, am the ECF user whose identification and password are being used to file this STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that all of the signatories listed above have concurred in this filing. **DATED:** August 30, 2019 WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP /s/ Mark C. Rifkin MARK C. RIFKIN APPLE 2:25887v3